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7	RECORD COMPANY, L.P.; UMG RECORDINGS, INC.; ATLANTIC RECORDING CORP.; WARNER BROS.	
8	RECORDS INC.; ARISTA RECORDS LLC; VIRGIN RECORDS AMERICA, INC.; MAVERICK RECORDING	
9	CO.; LONDON-SIRE RECORDS INC.; LOUD	
	RECORDS, LLC; PRIORITY RECORDS LLC; INTERSCOPE RECORDS; SONY BMG MUSIC	
10	ENTERTAINMENT; AND BMG MUSIC	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14	FONOVISA, INC., a California corporation; ELEKTRA ENTERTAINMENT GROUP INC., a Delaware	Case No. 05-4941 <del>BZ</del> CRB
15	corporation; CAPITOL RECORDS, INC., a Delaware	[ <del>PROPOSED]</del> ORDER GRANTING PLAINTIFFS' MOTION FOR
16	California limited partnership; UMG RECORDINGS, INC.,	
17	CORPORATION, a Delaware corporation; WARNER	DISCOVERY
18	BROS. RECORDS INC., a Delaware corporation; ARISTA RECORDS LLC, a Delaware limited liability company;	
19	VIRGIN RECORDS AMERICA, INC., a California corporation; MAVERICK RECORDING COMPANY, a	
20	California joint venture; LONDON-SIRE RECORDS INC., a Delaware corporation; LOUD RECORDS, LLC, a	
21	Delaware corporation; PRIORITY RECORDS LLC, a California limited liability company; INTERSCOPE	
22	RECORDS, a California general partnership; SONY BMG MUSIC ENTERTAINMENT, a Delaware general	
23	partnership; and BMG MUSIC, a New York general partnership,	
24	Plaintiffs,	
25	V.	
26	DOES 1 – 150	
20   27	Defendants.	
2/		

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Upon the Motion for Administrative Relief of Plaintiffs for Leave to Take Immediate Discovery, the Declaration of Jonathan Whitehead and the exhibit thereto, and Plaintiffs' Request for Judicial Notice, it is hereby:

ORDERED that Plaintiffs may serve immediate discovery on SBC Internet Services, Inc. to obtain the identity of each Doe Defendant by serving a Rule 45 subpoena that seeks information sufficient to identify each Doe Defendant, including the name, address, telephone number, e-mail address, and Media Access Control addresses for each Defendant. The disclosure of this information is ordered pursuant to 47 U.S.C. § 551(c)(2)(B).

IT IS FURTHER ORDERED THAT any information disclosed to Plaintiffs in response to the Rule 45 subpoena may be used by Plaintiffs solely for the purpose of protecting Plaintiffs' rights under the Copyright Act.

Without such discovery, Plaintiffs cannot identify the Doe Defendants, and thus cannot pursue their lawsuit to protect their copyrighted works from repetitive, rampant infringement.

Dated: January 3, 2006

